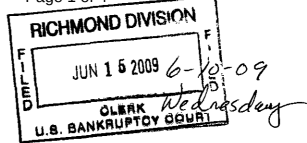
Claim# 12211 { Claima Lotter 3



To Whom it may concern,

I Mr. Jerry L. Knighten, oppose the reclassification of my claim in response to the omnibus objection in accordance with the notice Treceived.

Come on now people, you all know very well that I and many others who have filed these claims, had no way knowing about the cut off date before filing them It's not like you all was able to contact us by sending any type of claim forms to file in the first place and thut's because you all coxlant. You all know that.

I as a former, frequent customer could not help the fact that I did not receive any forms I information about this issue long before the deadline. I did not receive it until way after, when they were actually closing. Let me, ust put it this way Sirs/Mans, when I returned items to Circuit City, I did not receive any cash refunds for them, instead they put the refund on those gift lards that I've sent you all a copy of.

By you all objecting to my complaint, it's as if I'm being I robbed because I didn't get the chance to take a dvantage of the refunded credit from the items I returned to Circuit City. After moving from one place to another, I misplaced my cards, but then made

Page 2 of 4 (pg 2) Claim# 12211 6-10-09 (wed) an effort to find themonee I heard my favorite Store was leaving me (101), but I'm serious. Once I found them, there a was nothing worthy left to use my credit refund on be cause everything was gone and Was Z disappointed. If would be much appreciative if you all would at least take my (a frequest, firmer buyeng circuit City customer) Situation into consideration. My family and really miss circuit City because now were forced To go to your former competitors, like Best Buy. Again please take this into consideration (Total amount is of refunded groney on gift Card is 121.90) Jevry L. eknighten The United State Bankruptcy Court

for The Eastern bistrict of Virginia

Richmond Division

Strent City Stores Inc. et al Chapter II Case Number - 08-35653 (KRH) S Jointly Administered Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No. 2881) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (individually, a "Claim" and collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow Claims, including your Claim(s), listed below

TO:	Claim Number	Asserted Claim Amount
Knighten, Jerry L 226 Barrington Dr Apt 226 Bossier City, LA 71112	12211	\$121.90

YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OMNIBUS OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OMNIBUS OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.

MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN THIRTY (30) DAYS OF THE SERVICE OF THE OMNIBUS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OMNIBUS OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.

Case 08-35653-KRH Doc 3658 Filed 06/15/09 Entered 06/17/09 13:50:19 Desc Main Page 4 of 4

SERENCE OF THE

Clerky Harbuskusty Court United Syther Banton Programmes 701 East Brid Heat & Bourtoo Richmond, Wignie Beris

Jerry L. Knighten
224 Barrington Dr.
APP. 224
BOSSICR CINY LA.
71112